## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA

MACON COUNTY INVESTMENTS, INC. and	)
REACH ONE, TEACH ONE	
OF AMERICA, INC.,	)
Plaintiffs,	)
	)Civil Action No.: 3:06-cv-224-WKW
<b>V.</b>	)
	)
SHERIFF DAVID WARREN, in his official	)
capacity as the SHERIFF OF MACON	)
COUNTY, ALABAMA,	
	)
Defendant.	

## **RULE 45 SUBPOENA FOR PRODUCTION OF DOCUMENTS**

**COME NOW** the Plaintiffs, Macon County Investments, Inc. and Reach One, Teach One of America, Inc., and hereby invoke Rule 45 of the Federal Rules of Civil Procedure.

**Sterling Bank**, is hereby requested to produce a copy of the below requested documents to Ramadanah M. Salaam-Jones of Thomas, Means, Gillis, & Seay, P.C., P.O. Drawer 5058, Montgomery, Alabama 36103-5058, within seven days (7) days from the service of this document.

"DOCUMENT" or "DOCUMENTS" shall mean and include writings, printings, records, graphics, photographic or sound reproductions of every type and description, statements by persons, papers, books, letters, tangible things, communications, telegrams, cables, telex messages, memoranda, work papers, transcripts, minutes, labels, sales literature, warnings, reports, records of telephone or other conversations, summaries, studies, analysis, evaluations, contracts, charts, manuals, publications, journals, lists, tabulations, telephone lists or indexes, graphs, diagrams, plans, bills, ledger sheets, transfer tickets or slips, claim forms, correspondence, memoranda of agreement, assignments, license, stenographic or handwritten notes, diaries, notebooks, books of account,

orders, invoices, statements, bills, checks (or check stubs or records), vouchers, purchase orders, studies, surveys, charges, analysis, publications, books, periodicals, pamphlets, catalogues, brochures, schedules, circulars, bulletins, notices, instructions, contracts, data sheets, statistical compilations, data processing cards, computer records, tapes and printouts, photographs, drawings, films, pictures, voice recordings, or data stored in any form, every copy of same where the original is not in your possession, custody or control, and every copy of same where such copy contains any commentary of notations whatsoever that does not appear on the original, whether in your possession or control or known by you to exist.

Please produce a certified copy of check number 004820 written on the account of Milton McGregor, P.O. Boax 26065, Tuskegee, AL 36083. (See attached copy of check number 004820). Said copy should also include any and all endorsements.

WHEREFORE PREMISES CONSIDERED, the Plaintiffs respectfully request that this Court shorten the time allowed for responses to its follow-up discover requests to the Defendant.

Respectfully Submitted,

**KENNETH L. THOMAS (THO 043)** RAMADANAH M. SALAAM-JONES (SAL 026)

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Attorneys for the Plaintiffs

## **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing ha		e following via properly
addressed, postage prepaid United States mail, this the	ne day of	, 2006.
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Fred D. Gray, Jr.		
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